# WITHDRAWAL SHEET

Ronald Reagan Library

		•	•				
Collection Name				Withdrawer			
File Folder  Box Number		CHRON FILE (06/20/1983 - 06/30/1983)			GP	8/4/20	05
				FOIA F05-139/01 COOK 20IGP of Doc Date Restrictions ges			
		60					
		60					
DO(	C Doc Type	Document Description	No of Pages	Doc Date		ctions	
							,
1	МЕМО	APPOINTMENT PROCESS PERSONAL INTERVIEW PROCESS (PARTIAL)	2	6/21/1983	В6		494
2	МЕМО	APPOINTMENT PROCESS PERSONAL INTERVIEW RECORD (PARTIAL)	1	6/24/1983	В6		495
3	MEMO	RICHARD HAUSER TO JOHN HERRINGTON RE UNDER SECRETARY OF COMMERCE	2	6/29/1983	В6		1285
4	МЕМО	ROBERTS TO FILE RE FBI INVESTIGATION (PARTIAL)	1	6/30/1983	В6	B7(C)	496
5	MEMO	ROBERTS TO HOLLAND RE APPOINTMENT (PARTIAL)	1	6/30/1983	В6		1286

Freedom of Information Act - [5 U.S.C. 552(b)]

B-1 National security classified information [(b)(1) of the FOIA]
B-2 Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]
B-3 Release would violate a Federal statute [(b)(3) of the FOIA]

B-3 Release would violate a Federal statute ([b)(3) of the FOIA]
B-4 Release would disclose trade secrets or confidential or financial information [(b)(4) of the FOIA]
B-6 Release would constitute a clearly unwarranted invasion of personal privacy [(b)(6) of the FOIA]
B-7 Release would disclose information compiled for law enforcement purposes [(b)(7) of the FOIA]
B-8 Release would disclose information concerning the regulation of financial institutions [(b)(8) of the FOIA]
B-9 Release would disclose geological or geophysical information concerning wells [(b)(9) of the FOIA]

C. Closed in accordance with restrictions contained in donor's deed of gift.

# THE WHITE HOUSE . WASHINGTON

June 21, 1983

# APPOINTMENT PROCESS PERSONAL INTERVIEW RECORD

DATE OF INTERVIEW: 4/21/83 (in person; numerous telephone

conversations before and since)

CANDIDATE: A. Wayne Roberts

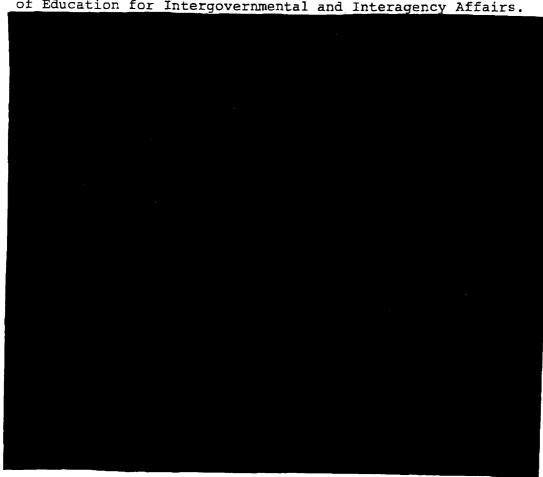
POSITION: Deputy Undersecretary for Intergovernmental and

Interagency Affairs, Department of Education

INTERVIEWER: John G. Roberts

## Comments

A. Wayne Roberts is to be nominated for Deputy Undersecretary of Education for Intergovernmental and Interagency Affairs.



حالم

None of Roberts' holdings preclude his contemplated nomination. He has resigned affiliations with two non-profit organizations (Northeast Coalition of Educational Leaders and the Johnson State College Institute Advisory Committee) that may have presented appearance problems. Roberts noted on his PDS that he has indicated a desire to return to Johnson State College upon completing his government service, but he affirmed to me that there were no commitments either from him or the college with regard to future employment.

#### THE WHITE HOUSE

WASHINGTON

June 24, 1983

### APPOINTMENT PROCESS PERSONAL INTERVIEW RECORD

DATE OF INTERVIEW: June 22, 1983 (by telephone)

CANDIDATE: Daniel M. Rathbun

POSITION: Member, Board of Directors

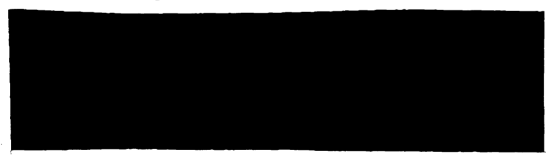
Legal Services Corporation

INTERVIEWER: John G. Roberts

#### Comments

Daniel M. Rathbun currently holds a recess appointment on the Board of Directors of the Legal Services Corporation, as an "eligible client" representative. At the time of his recess appointment (October 23, 1982), Rathbun was a full-time student at Christendom College and was unemployed. Since he was not a dependent of his parents, Rathbun had no difficulty satisfying the Legal Services Corporation annual income ceiling of \$5,850 for a family of one to qualify as an eligible client. See 45 C.F.R. § 1611 (Appendix A).

Rathbun has now been graduated from Christendom, however, and is actively seeking full-time employment which he hopes will provide annual earnings substantially in excess of \$5,850. He has not yet found a job. The statute provides that "the membership of the Board shall be appointed so as to include eligible clients . . . " It is unclear what Rathbun's position would be if he were an eligible client when appointed, but ceased to be so at some time thereafter. To avoid difficulties, I recommend that Rathbun's nomination not be considered as one for an eligible client seat on the Board. Rathbun indicated to me that he was being considered for a "regular" seat -- i.e., one representative of the "general public," since he does not fit the other categories of specific representation (organized bar or attorneys providing assistance to eligible clients). I have advised Dennis Patrick that Rathbun should not be nominated for an eligible client position.



## THE WHITE HOUSE

WASHINGTON

June 30, 1983

MEMORANDUM FOR THE FILES

TROM:

JOHN G. ROBERTS

SUBJECT:

مراط

On June 29 I provided Senator McClure with a copy of the summary memorandum containing the results of the FBI investigation concerning

66

#### THE WHITE HOUSE

WASHINGTON

June 30, 1983

MEMORANDUM FOR DIANNA G. HOLLAND

FROM:

JOHN G. ROBERTS

SUBJECT:

Appointment of Keith Koppenhoefer and John L. Rouse, Jr. to the National Advisory Committee for Juvenile Justice and Delinquency Prevention

I have reviewed the Personal Data Statements submitted by the above-named individuals. Under 42 U.S.C. § 5617 the President is authorized to appoint fifteen persons to the Advisory Committee, at least five of whom shall be less than 24 years old. At least two of these five "shall have been or shall be (at the time of appointment) under the jurisdiction of the juvenile justice system." 42 U.S.C. § 5617(a)(3). No member of the Advisory Committee may be a full-time officer or employee of the Federal Government. Id. § 5617(a)(4).

Master Koppenhoefer is 18 years of age and will enter the University of Cincinnati this fall.

In response to item 27 of the PDS,

Koppenhoefer notes that he is dating the daughter of

who suggested him for this appointment. I do not know why this could be "a possible source of embarrassment," but then I have not met the girl.

Master Rouse is also 18. A student at Prince Georges Community College, he plans to transfer to the University of Maryland this fall.

Rouse works as a staffer at the Office of the Architect of the Capitol during the summer, but this does not constitute full-time federal employment so as to disqualify him from serving on the Advisory Committee.

Neither lad has any financial or property interests that would preclude the conflict-free discharge of their contemplated duties.

bip